Case 3:24-cr-00414-Ein Tracument BSTAFF BSD05/127//25 COPRGE 1 of 1 PageID 68 FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED STATES OF AMERICA,	§	
V	§ 8	Case Number: 3:24-CR-00414-E(1)
V.	§ §	Cuse Humber 3.2 Fest co. 11 Z(1)
JUAN ANGEL ESCALANTE,	§ e	
Defendant.	§ §	

	Defen	dant.		§ §		
REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY						
Inform concerrand that such of adjudge	eared be ation, fing each the offerse.	efore me pursuant to Fe filed on January 28, h of the subjects menti fense(s) charged is sup I therefore recommend of Possession with In	ed. R. Crim.P. 11, and 2025. After cautioning ioned in Rule 11, I desproyed by an independent that the plea of guintent to Distribute a	I has entered a pleating and examining a termined that the godent basis in fact of the controlled Substates.	States v. Dees, 125 F.3d 261 (5th Cir. 1997), of guilty to Count One of the Superseding JUAN ANGEL ESCALANTE under oath uilty plea was knowledgeable and voluntary containing each of the essential elements of and that JUAN ANGEL ESCALANTE be ance, in Violation of 21 U.S.C. § 841(a)(1), se by the district judge,	
X	The de	fendant is currently in	custody and should be	e ordered to remain	in custody.	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.					
		I find by clear and co	en compliant with the nvincing evidence tha	t the defendant is n	of release. ot likely to flee or pose a danger to any other eleased under § 3142(b) or (c).	
			ot been compliant with		release. uld be set for hearing upon motion of the	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.					
VORI	A	May 27, 2025 XAS		RIAN MCKAY NUTED STATES N	MAGISTRATE JUDGE	

CLERK, U.S. DISTRICT COURT

NOTICE

By Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).